

ORIGINAL



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MEMO ENDORSED

February 19, 2021

VIA ECF

The Honorable Louis Stanton, U.S.D.J.
United States Courthouse
Southern District of New York
500 Pearl St., Room 21C
New York, NY 10007-1312

USDC-SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: <u>2/19/21</u>

Re: Abrams v. UY Trading Ltd. et al
Civil Action No.: 1:20-cv-05174-LLS

Dear Judge Stanton:

I am a principal of the law firm of Steinurzel & Levy Law Group, the attorneys for plaintiff Marcus Abrams ("Plaintiff") with respect to the above-referenced action. Pursuant to your Honor's Individual Practices, we write to respectfully request an adjournment of the virtual conference scheduled for February 26, 2021 at 2:30p.m. to March 12, 2021 at a ~~convenient time for Your Honor~~. This request is made with consent from all Defendants and is made for personal reasons of Plaintiff's counsel. This is the first request for an adjournment of the initial conference.

We thank the Court for its attention to this matter.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Alexander M. Levy".

Alexander M. Levy

cc: All counsel of record (via ECF)